

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2011-071935

02/14/2012

HONORABLE JOSE S. PADILLA

CLERK OF THE COURT
D. Berkland
Deputy

IN RE THE MARRIAGE OF
MARY S A MARSHALL

MARY S A MARSHALL
12219 W WINDROSE DR
EL MIRAGE AZ 85335

AND

JASON T MARSHALL

JASON T MARSHALL
10737 W RUTH AVE
PEORIA AZ 85345

MINUTE ENTRY

Courtroom 122 – NWR

9:32 a.m. This is the time set for Status Conference re: Consent Decree. Petitioner is present appearing on her own behalf. Respondent is present appearing on his own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Mary Marshall and Jason Marshall are sworn.

The Court advises the parties that it has reviewed the Consent Decree recently submitted and notes that the parties stipulated to zero child support.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2011-071935

02/14/2012

Petitioner/Mother advises the Court as to how she arrived at the child support calculation and why the parties stipulated to neither party paying child support to the other.

The parties present testimony with regard to their current income, insurance costs, etc.

9:40 a.m. Court stands at recess while child support is calculated.

9:50 a.m. Court reconvenes with respective parties present.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

The Court advises the parties that during the recess it calculated child support based upon the testimony presented. Accordingly,

CHILD SUPPORT ORDER

THE COURT FINDS that the relevant financial factors required to be included, and the discretionary allowances and adjustments which the Court will allow, for a current calculation of child support pursuant to the Arizona Child Support Guidelines are set forth in the Child Support Worksheet filed this date as Exhibit A, which the Court hereby incorporates and adopts as its findings with respect to child support.

Pursuant to stipulation of the parties,

THE COURT FURTHER FINDS that it is appropriate to deviate from the amount of child support stated above and makes the following findings pursuant to A.R.S. §25-320 sec. 20,

1. That application of the guidelines is inappropriate or unjust in this particular case;
2. The Court has considered the best interests of the children in determining the amount of a deviation. A deviation that reduces the amount of child support paid is not, by itself, contrary to the best interests of the child.

IT IS THEREFORE ORDERED that a deviation from \$175.50 per month, the amount determined under the guidelines, is appropriate and to reduce Father's child support obligation to \$0 (zero dollars).

IT IS FURTHER ORDERED that Father shall provide medical insurance for the benefit of the parties' minor children, and shall provide an insurance card and claim filing information/forms to the other parent. All medical, dental and orthodontia expenses incurred for the

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2011-071935

02/14/2012

health and protection of the children not covered by insurance shall be paid **72% by Father** and **28% by Mother**.

TAX EXEMPTION

IT IS FURTHER ORDERED that Respondent/Father shall be entitled to utilize the federal tax exemption applicable to the parties' child, DEBORAH MARSHALL, for all federal and state income tax purposes each year hereafter.

IT IS FURTHER ORDERED that Respondent/Father shall be entitled to utilize the federal tax exemption applicable to the parties' child, DONNA MARSHALL, for all federal and state income tax purposes in 2012 and in all even-numbered years hereafter.

IT IS FURTHER ORDERED that Petitioner/Mother shall be entitled to utilize the federal tax exemption applicable to the parties' child, DONNA MARSHALL, for all federal and state income tax purposes in 2013 and in all odd-numbered years thereafter.

Petitioner/Mother provides jurisdictional testimony.

IT IS ORDERED granting the parties Joint Motion to Dismiss Early Resolution Conference *for 1/26/2012* and amend Petition for Dissolution of a Non-Covenant Marriage (Divorce) with Minor Children and Parenting Plan for: Joint Custody with Joint Custody Agreement all in accordance with the formal written Order which is signed by the Court on February 14, 2012 and filed (entered) by the clerk this date.

IT IS FURTHER ORDERED modifying the Consent Decree submitted by the parties at page 4 of 21, item E.2 – Non-Covered Expenses - to reflect that Mother shall pay 28% of all reasonable unreimbursed medical, dental and health-related expenses incurred for the children; Father shall pay 72% of all reasonable unreimbursed medical, dental and health-related expenses incurred for the children.

IT IS FURTHER ORDERED approving and settling the formal written Consent Decree of Dissolution of Marriage (Divorce) with Minor Children in a Non-Covenant Marriage which is signed by the Court in open court on February 14, 2012 and filed (entered) by the clerk on February 14, 2012.

10:00 a.m. Matter concludes.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2011-071935

02/14/2012

FILED: Joint Motion to Dismiss Early Resolution Conference *for 1/26/2012* and amend
Petition for Dissolution of a Non-Covenant Marriage (Divorce) with Minor
Children and Parenting Plan for: Joint Custody with Joint Custody Agreement.

Consent Decree of Dissolution of Marriage (Divorce) with Minor Children in a
Non-Covenant Marriage

Child Support Worksheet
Child Support Order

All parties representing themselves must keep the Court updated with address changes.
A form may be downloaded at: <http://www.superiorcourt.maricopa.gov>.